## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION

UNITED STATES OF AMERICA, Plaintiff,	)
VS.	)
3039.375 POUNDS OF COPPER COINS,	) CIVIL ACTION NO. 1:08-CV-230
5930 TROY OUNCES OF SILVER COINS. 63.24 TROY OUNCES OF GOLD COINS,	)
3 PLATINUM COINS,	, )
168,599 SILVER TROY OUNCE COINS,	)
147 GOLD TROY OUNCE COINS,	)
17 GOLD .05 TROY OUNCE COINS,	)
710 SILVER .5 TROY OUNCE COINS,	
11 SILVER BARS AND SILVER SCRAP TOTALING 10,720.60 TROY OUNCES,	)
1,000.5 TROY OUNCES OF SILVER COINS,	)
1,000.5 TROY OUNCES OF SILVER COINS,	)
DIES, MOLDS, AND CASTS SEIZED AT	)
SUNSHINE MINTING, INC. ON NOVEMBER	)
14, 2007,	)
16,000.05 TROY OUNCES OF RAW SILVER,	)
100 OUNCES OF COPPER COINS,	)
and	)
\$254,424.09 IN UNITED STATES CURRENCY;	)
Defendants.	, )

## **MOTION TO WITHDRAW**

Pursuant to Local Rule 83.1(f) John R. Seymour hereby respectfully moves the Court to withdraw as counsel of record on behalf of Claimants; Dave Gillie, Jeff Kotchounian, Alan McConnell, Mary S. Nothouse, Tom Olmsted, Dan Morrow, Matt Pitagora, Daniel Priest, Vernon Robinson, Bernard von NotHaus, William H. Wesson, Karl Reile, Gerhard Reile, Janet Lee Meisinger, and Shelter Systems, LLC (hereinafter collectively referred to as "Claimants"). Good

cause exists for this motion because Mr. Seymour will terminate his association with the law firm of Baucom, Claytor, Benton, Morgan & Wood, PA effective July 1, 2011 and will no longer be in

private practice.

Further, this case is currently stayed by order of this Court and Thomas R. Ascik, on behalf

of the United States Attorney, has consented to this motion. The undersigned also request the Court

allow Robert J. Stienjes, pro hac vice attorney for the Claimants, thirty (30) days to retain substitute

local counsel.

Robert J. Stienjes will continue to represent Claimants in all aspects of this litigation.

WHEREFORE John R. Seymour moves that he be permitted to withdraw as counsel for

Claimants in this action.

This the 22<sup>nd</sup> day of June, 2011.

Respectfully Submitted,

/s/ John R. Seymour

JOHN R. SEYMOUR

State Bar No. 31778

BAUCOM, CLAYTOR, BENTON, MORGAN & WOOD, P.A.

1351 East Morehead Street, Suite 201

P. O. Box 35246

Charlotte, NC 28235

(704) 376-6527

Attorney for Claimants

## **CERTIFICATE OF SERVICE**

Certified that on the 22<sup>nd</sup> day of June, 2011, the foregoing was electronically filed with the Clerk of Court using the CM/ECF system and I hereby certify that I have mailed the document via United States Mail, postage prepaid and properly addressed as follows to the following none CM/ECF participant:

Thomas R. Ascik
Assistant United States Attorney
100 Otis Street
Asheville, NC 28801
Thomas.ascik@usdoj.gov

Robert J. Stientjes Stientjes & Pliske, LLC 1120 Olivette Executive Parkway, Suite 220 St. Louis, MO 63132 rstientjes@taxdefensefirm.com

S/ John R. Seymour
John R. Seymour, NC State Bar No. 31778
jseymour@baucomclaytor.com
BAUCOM, CLAYTOR, BENTON,
MORGAN & WOOD, P.A
P.O. Box 35246
Charlotte, NC 28235
(704) 376-6527
(704) 376-6207 Facsimile